

**In The United States District Court
District of Columbia.**

FILED

MAR 14 2014

**Clerk, U.S. District and
Bankruptcy Courts**

**Robert W. Orlick
1639 24th Avenue South, Apt. 105
Grand Forks, North Dakota 58201
701-775-0087**

Plaintiff

VS

**Grand Forks Housing Authority
Homestead Place, Inc., Terry Hanson,
Lis Simpson, Brad Hillebrand,
Sherrie LeQuire, Nancy Brandner &
Matt Martin.
1405 1st Avenue North
Grand Forks, North Dakota 58203**

Defendants

Civil Complaint

Violations of the:

**Rico Act
Title 18 USC**

Case: 1:14-cv-00469
Assigned To : Huvelle, Ellen S.
Assign. Date : 3/14/2014
Description: Pro Se Gen. Civil

**Hate Crime Acts
Title 18 USC
Attempted
Murder**

Jury Trial Requested

**Defrauding the United States Federal Government:
\$500, 000, 000 +**

Jurisdictional Statement:

Now comes Robert W. Orlick, Plaintiff, Pro Se, a resident of Grand Forks, North Dakota for more than ten years and an AMERICAN CITIZEN, 85 years of age and a Resident of Homestead Place, Inc., a 52 unit Apartment building, owned and operated by Grand Forks Housing Authority for more than ten years.

The Defendants have been conducting business in,

**Grand Forks, Devils Lake & Bismarck, North Dakota,
St. Paul, Minnesota, Denver, Colorado,**

Washington, DC,

Jurisdictional Statement Continued:

"DEFRAUDED HUD"

It appears, by obtaining Funding from, The UNITED STATES GOVERNMENT and have been conducting their business with United States Federal Agencies, including The United States Department of Housing & Urban Development and other Federal Mortgage Agencies located in Denver Colorado & Washington, DC from whom they have obtained by

FRAUDULENT MEANS, IN EXCESS OF

\$500,000,000

by claiming to be a Charitable organization, as well as their counterparts, thus providing, clear JURISDICTION in this matter to the United States District Court, District of Columbia., as clearly stated

in the following Law Review:

Law Review:

The Rico Act:

**Title 18 s/s 1965- A -Venue & Process
&**

**Title 18 USC Chapter 96 section 1964 & s/s 1962
&**

Title 18 USC s/s 249 - Hate Crimes Acts,

End Jurisdictional Statement

***In The United States District Court
District of Columbia.***

***Robert W. Orlick
Plaintiff
Vs
Grand Forks Housing Authority, et al.
Defendants***

Volume One

***Of two Volumes in this Case:
Volume one deals with Violations of the Rico Act and Hate
Crimes.***

***&
Volume Two deals with
Fraud Deceit & Misrepresentation
&***

***Was stated for both State & certain Federal issues, but
at a September 16, 2013 Hearing before the Grand Forks
County Court, the Honorable Court advised, they did not
have the Jurisdiction to accept an intended Motion by this
Plaintiff, which dealt with an issue, that goes to the heart of
this Case.***

***The Plaintiff now Files said Complaints, with this Honorable &
Distinguished
United States District Court
District of Columbia.***

Praying for a

***Fair and Equitable Hearing before a Jury, on all of the issues
in this Case that reflects 12 years of an organized Hate
Crime Program against this Plaintiff by the Defendants,
including,***

Attempted Murder.

Special Notice:

***I hereby certify, that I have
mailed copies of this
Federal Complaint,***

to

The Honorable Eric Holder, Esq.

***United States
Attorney General
Department of Justice
950 Pennsylvania Avenue, NW
Washington, DC 20530-0001
Certified Mail-7010-0290-0003-1447-4600
&***

The Honorable Shaun Donavan

***Secretary
United States Department
of
Housing & Urban Development
451 7th Street NW.
Washington, DC 20410
Certified Mail 7010-0290-0003 1447-4617
&***

The Honorable Daniel I. Werfel

***Commissioner
Internal Revenue Service
1111 Constitution Avenue NW
Washington, DC 20004
Certified Mail 7010-0290-0003-1442-9600***

Introduction

To

Racketeering

&

Corrupt

Organizations

By

Defendants

Introduction

To

\$\$\$\$Millions\$\$\$\$

Defrauded

From The

United States

Government

By

Defendants

Introduction

To

12 YEARS

of

Hate Programs

By

Defendants

Introduction

To

“RICO”

And

**Hate
Crimes**

Introduction

To

Attempted

Murder

By

Defendants

Introduction

To

Attempted

Sexual

Exploitation

of

Blind Girl

By

Defendants

Introduction

To

Plaintiff's

Damaged

"EYESIGHT"

By

Defendants

Introduction

To

Plaintiff's

"Diminished"

General Health

By

Defendants

Introduction

To

***Law
Enforcement***

Testimony

In

Open Court

Against

Defendants

Introduction

To

Real Estate

Business

Operating

Within a So-Called

Charity

For

Personal Profits:

Introduction

To

"SEIZURE"

of

ALL ASSETS

of

ALL

Defendants

Complaint:

***The Defendants have violated the following
United States Codes & others in a
Gross Manner:***

I

***Title 18 United States Codes, Chapter 96 Racketeer
Influenced & Corrupt Organizations.***

II

***Title 18 United States Codes 1343
Mail & Wire Fraud.***

III

***North Dakota Century Code Chapter 12.1-06
Criminal Attempt-Facilitation-Solicitation-Conspiracy.***

Hate Crimes

IV

***Title 18 United States Code s/s 249
Hate Crime Acts***

V

***Housing Discrimination
North Dakota Century Code Chapter 14-02.5***

VI

***Intimidation & Interference
North Dakota Century Code Chapter 14-02.5-45***

VII

***Exploitation of Vulnerable Adults as stated above.
Violations of
North Dakota Century Code 12.1-31-07.1***

Hate Crimes

VIII

***VIOLATION OF HATE
CRIMES ACT Title 18 United
States Code s/s 249 Hate
Crimes Section A-2-(II)***

Attempted

Sexual

***Exploitation of
"BLIND GIRL".***

Hate Crimes

VIX

Violations of RICO ACT,

***Title 18 United States Code -
Chapter 96 s/s 229-229-F
Use of Biological Weapon.***

X

Violations of RICO ACT,

***Title 18 United States Code-
Chapter 96 s/s 831
Use of Chemical Weapon.***

Evidence

***It should be noted here, that Defendant,
Mr. Matt Martin, has identified himself, as a
"PEST ELIMINATION TECHNICIAN",
IN HIS OWN LETTER ACCUSING ME FALSELY, TO
GAIN EXCESS INTO MY APARTMENT FOR THE
PURPOSE OF HARASSMENT.
JANUARY 15TH 2013.***

(Please see Exhibit J)

Premeditated

**Attempted
Murder**

***of this 85 year old
Plaintiff,***

Robert W. Orlick

***While inside of my own
apartment, # 105, at
Homestead Place
Apartments***

***Owned & Operated
&
Controlled, By,
Grand Forks Housing
Authority.
Defendants' in this
CASE.***

Blueprints

The effort made, in this Attempted Murder of this Plaintiff, required an intimate knowledge of the inner design of this 52 Unit Apartment Building and the only way for such information, would be with a set of

Blueprints,

And to the best of my knowledge, there are only

Two Sets

Of Blueprints available, because, all of the extra sets of Blueprints, were lost in the Flood of 1997, in the Grand Forks Building Department.

It appears, the only two sets remaining are held by the following parties:

I

***The Grand Forks Housing Authority,
Maintenance Department.***

II

The second Set of Blueprints appear, to be in the hands of a private business person.

"Premeditated"

***Attempted
Murder***

"Again"

On

December 31, 2013

at

3:47 AM.

Please see Law Enforcement Report:

(Please See Exhibit K)

Your Honor:

***There is one obvious factor, that is
UNSTATED
about the status of the
Defendants' meaning, the
Grand Forks Housing Authority, et al,
which is, they lack any form of a,***

**"MORAL"
COMPASS**

"County Court"
of
Grand Forks County

State of North Dakota

Has Ruled:

Grand Forks Housing Authority

and its

Counterparts

Are Not

"Charities"

(Please See Exhibits E)

"Supreme Court"

State of North Dakota

Has Ruled:

Grand Forks Housing Authority

and its

Counterparts

Are Not

"Charities"

(Please See Exhibits F & G)

Grand Forks Housing Authority

***and its
Counterparts***

Have

Defrauded

\$500, 000, 000,

From The

United States Government

Claiming they are

Charities

since the year

2000

Evidence

**Please see the enclosed Official Document, Exhibit H,
from the
United States Department of Housing & Urban
Development,
amounting to approximately,**

\$77, 000, 000
(\$Seventy Seven Million Dollars)

***Obtained from the
HUD Organization
BY the
Grand Forks Housing Authority only,
Commencing from the
year 2000 to current date and
counting, and does not include, all of its many
counterparts, which may amount to more
than***

**\$500, 000, 000
and may reach or exceed,
\$One Billion Dollars**

***Freedom Of
Information Act,***

***indicates, the above
figures
are a reasonable estimate,
of the scope
of the fraud, that has been
conducted by the***

Grand Forks Housing Authority

Upon our own,

***United States Federal
Government.***

Private Real Estate Sales By Grand Forks Housing Authority:

The HUD Organization states, in their letter of November 13, 2013, and received by me today, (November 27, 2013), they are not permitted by Law, to reveal the finances of all such transactions that have been conducted over several years, by the Grand Forks Housing Authority and/or their Counterparts in the

***"SALE" of Single Family Homes
To
Individuals***

***and it appears, may constitute a
Private
Real Estate Enterprise,***

which provides Private Income for members of this

RICO Organization

Operating within a so-called

CHARITY

FOR THE PAST SEVERAL YEARS.

Terzetto Village, LLC.

***Appears to be Mr. Terry Hanson's
PERSONALLY OWNED***

***Real Estate Company, a
"Limited Liability Company"***

***Organized by Mr. Terry Hanson
and***

***Claimed to be a Charitable
Organization***

to the,

***North Dakota Supreme Court
and such claim was denied by the
Court.***

(Please see Exhibit I, Three Pages)

(Articles of Organization)

Number 19,366,000, LLC

Dated 6-13-03 & last Report Dated, Oct. 17, 2012

(North Dakota Secretary of State)

Your Honor:

***It appears, the
Grand Forks Housing Authority
has committed, both***

***Mail Fraud
&
Wire Fraud***

Violation of Title 18 USC 1343

***in the course of their
Defrauding
the***

United States Government.

Introduction

to

Prayer

For

Judgment

Section I

Prayer For Judgment:

Plaintiff Prays

This Honorable & Distinguished

Court will ORDER the

Appropriate

"United States Attorney"

To

Seize all of the Assets of the

Named Defendants

&

all of their Counterparts,

including, but not limited to:

Seizure

Grand Forks Homes, Inc.,

Continental Homes, Inc.,

M D I Limited Partnership # 35

Faith & Hope, LP

Oak Manor Apartments

Cherry Height Apartments

La Grave Place Apartments

Continental Homes

Riverside Manor Apartments

Westwood Apartments

as provided by

Title 18, USC Rico Act.

and Order said

United States Attorney

to install a

Federal Administrator

to

take over all the operations of

the above stated

"Seized" Organizations,

Permanently.

Introduction

to

Prayer

For

Judgment

Section II

Prayer For Judgment: **(Section Two)**

**Plaintiff Prays for Judgment against all of the
Defendants as follows:**

**Grand Forks Housing Authority, Homestead Place
Inc., Terry Hanson, Liz Simpson, Brad Hillebrand,
Sherrie LeQuire, Nancy Brandner & Matt Martin.**

Jointly & Severally

For

**Out of pocket expense and compensation for my
time and effort to prepare this litigation not
to exceed,**

\$1,500.00.

(One Thousand Five Hundred Dollars).

Compensatory Damages:
Hate Crimes:

For the sum of

\$100,000,00

Per Day

Commencing

October 01, 2000

To

Current Date

December 09, 2013

*and counting, until all sums paid in full to
Robert W. Orlick or his Estate.*

Compensatory Damages:
Pain & Suffering:

For the sum of

\$250,000,00

Per Day

Commencing

November 26, 2006

To

Current Date

December 09, 2013

*and counting, until all sums paid in full to
Robert W. Orlick or his Estate.*

Introduction

to

Prayer

For

Judgment

Section III

Your Honor:

***The following words were stated many years ago,
and hold true today, in the matter of Awarding the
Punitive Damages to be paid to,***

"REAL CHARITIES" Quote

***"Ask Not, What
Your Country Can
Do For You",***

***"Ask, What You
Can Do, For Your
Country".***

Punitive Damages

In the amount of,

\$25,000,000.00

(Twenty Five Million Dollars)

To be paid to the following organizations:

I

The City of Grand Forks,

*To help Homeless People with Food & Shelter and Special help
to Blind People.*

II

***The Northland Mission
Grand Forks.***

III

***The Circle of Friends Humane Society
Grand Forks.***

IV

***The Humane Societies, located in Fargo,
Bismarck, Minot, Grafton & the like.***

Punitive Damages

(Additional Punitive Damage Awards)

V
"PETA"

***People For The Ethical Treatment of
Animals:***

***"Worlds Largest Animal Protective
Organization"***

3,000,000 Members.

***501 Front Street
Norfolk, Virginia.***

VI

***Animal Welfare Institute
(Society For Animal Protective Legislation)***

"Registered Animal Lobby"

***900 Pennsylvania Avenue SE
Washington, DC 20003***

Punitive Damages

(Additional Punitive Damage Awards)

VII

***Humane Society of The United States
2100 L Street, NW
Washington, DC 20037***

VIII

***Home Delivered Meals, Inc.
A
United Way Agency
Grand Forks, North Dakota.***

VIX

***Hagerstown Aviation Museum
Hagerstown, Maryland.***

Punitive Damages:

(Additional Punitive Damage Awards)

X

**Georgia Avenue Adoption Center
7319 Georgia Avenue NW
Washington, D. C. 20012**

XI

**District of Columbia
Animal Care & Control
New York Avenue Animal Shelter Center
1201 New York Avenue NE
Washington, D.C. 20002**

XII

**Animal Welfare League of Arlington
2650 South Arlington Mill Drive,
Arlington, Virginia 22306**

XIII

**Animal Welfare League of Alexandria
Viola Lawson
Animal Shelter
4101 Eisenhower Avenue
Alexandria, Virginia 22304**

Punitive Damages:

(Additional Punitive Damage Awards)

American Society For The

Prevention

of

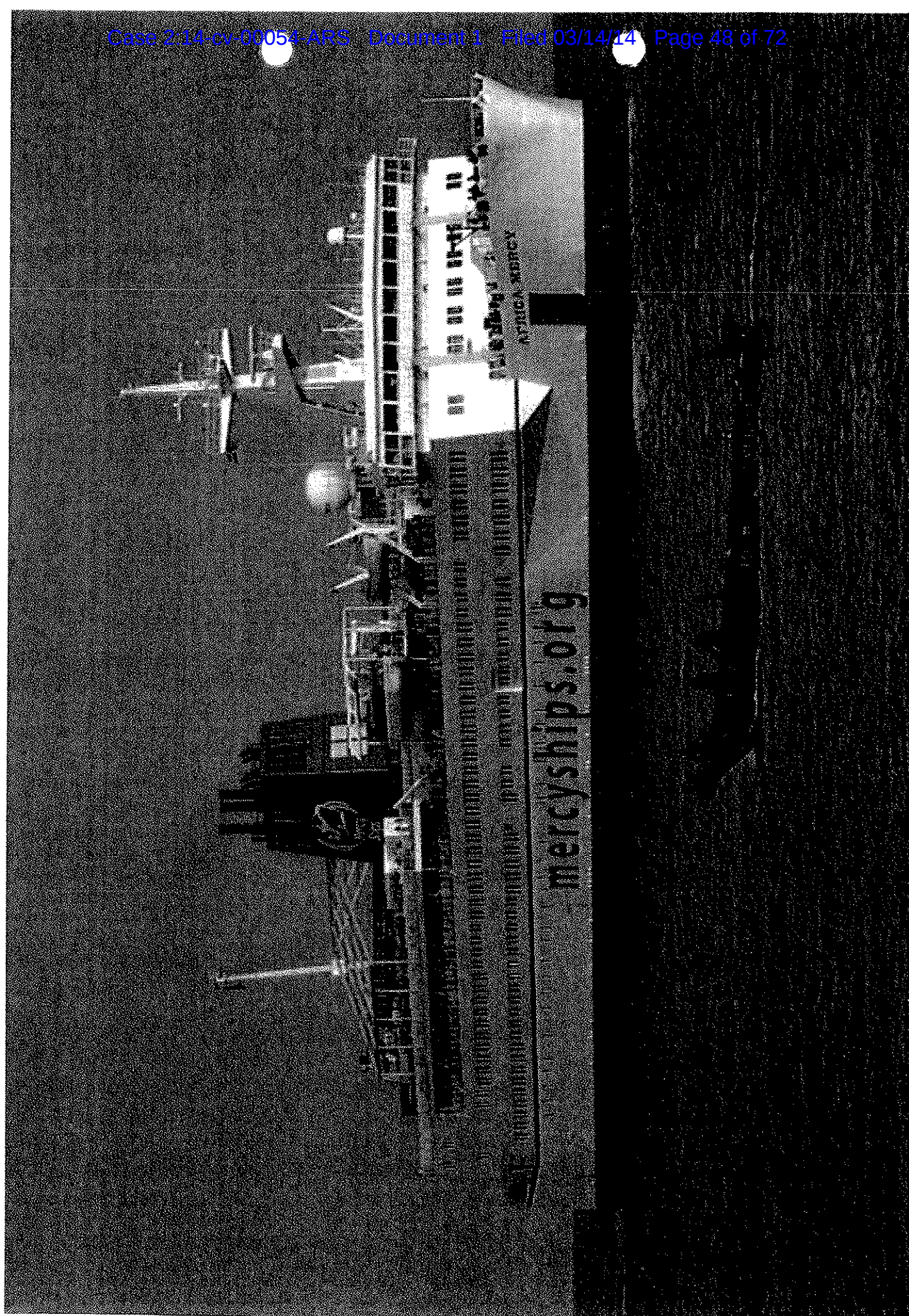
Cruelty To Animals:

\$2,000,000.00

ASPCA

**424 East 92nd Street
New York, New York 10128**

41-B



Punitive Damages

In the amount of,

\$20,000,000.00

(Twenty Million Dollars)

To be paid to the following organization:

The Medical Ship:

"Africa Mercy"

**Which offers HELP for Hundreds & Thousands of
Helpless African Souls, who are in need of special
Medical Needs**

that only

**SKILLED DOCTORS & NURSES CAN PROVIDE, SO
The BLIND CAN SEE AGAIN,**

&

**THE FACIALLY DISFIGURED, IN HEART
BREAKING PROPORTIONS,
CAN BE BROUGHT OUT OF THE SHADOWS
AND INTO THE LIGHT OF A NEW LIFE.**

**As reported by, Mr. Scott Pelley , a Brilliant &
Outstanding TV Broadcaster on
CBS "60Minutes".**

Educational Scholarships

For

"Harvard"

\$20,000,000

***For Needy High School Students,
Wishing To Continue Their Education,
From The Cities Of***

***Grand Forks, North Dakota
&
Washington, DC.***

***All such Scholarships will be
determined by a
Bank Trust Department.***

***Each Scholarship will be in the amount
from***

\$100,000,00 or, \$250,000,00, (If, M.D. Degree).

Introduction

TO

Prayer

For

Judgment

Section IV



★ ————— ★
**HEALING
WITH
HONOR**

Punitive Damages Continued:

*****U S O*****

"Operation Enduring Care"

"Healing With Honor"

To aid 40,000 of our Men & Women in Uniform, "Seriously Wounded in Combat", in Afghanistan and Iraq: An estimated "400,000" more, SUFFER, from Invisible Wounds, such as Post-Traumatic Stress and Traumatic Brain Injury.

\$45,000,000,00.

(Forty Five Million Dollars)

All the above Punitive Damages, will be paid in Plaintiff's name, directly, to a

Bank Trust Department,

For distribution to the above organization.

PLUS,

***Attorney's Fees, Costs, & Expenses,
including, but, not limited to,***

Corporate Jet Travel,

***Hotel/s, Rental Car/s, Meals and
associated costs & Expenses.***

Discovery:

Office Rental and associated costs to complete.

Estimated time, 2 to 4 months,

with 2 Court Reporters.

50 to 100 plus Depositions.

PLUS

All of Plaintiff's legal and personal costs and expenses for all

travel to and from Washington, District of Columbia and the like to attend Court

***Hearings & Trial, as required by the
Honorable & Distinguished***

***United States District Court
for the
District of Columbia***

Including all living costs and expenses thereto, during this litigation period, including, but not limited to, hotel costs and expenses at the,

Mayflower Hotel

Washington, D. C.

Including Rental Cars and as required, Air Travel needs, including Charter Corporate Jet, that may develop due to Plaintiff's advanced age, if any.

**"Thousands"
of
"Apartments"**

It was announced on Television,

Station, "WDAZ",

That,

Grand Forks Housing Authority,

"OWNS"

**"Thousands"
of
"Apartments".**

Grand Forks Housing Authority

Qualifies

***For Punitive Damages due to their vast real estate
holdings as stated during a***

Television Interview

On

Station WDAZ, Grand Forks

and during this interview of

***Mr. Terry Hanson
Executive Director
Grand Forks Housing Authority,***

***The following statement was made, by the
Broadcaster, capping off the interview, reading
from a "prepared" script:***

***The Grand Forks Housing Authority owns
"Thousands of Apartments"***

***Which obviously, Qualifies GFHA for PUNITIVE
Damages Prayed for in this instant matter.***

Thank you.

Introduction

to

Prayer

For

Judgment

Section V

Triple Damages

Plaintiff Prays, this

Honorable & Distinguished

United States District Court,

will apply Treble

Damages to all the

Damages Prayed for in this

Case, as provided by the

RICO ACT,

(Title 18, USC Chapter 96 s/s 1964-C)

Prayer

For Judgment Continued:

Please Take Notice:

***The exact number of days reflected
in this Prayer For Judgment,
will be determined at the
appropriate time by a***

***Certified Public
Accountant.***

**Bank
Trust Department:**

**All Punitive Damages will be donated to
Real Charities:**

**By a suitable Bank Trust Department and all such
funds will be paid directly, to such Bank Trust in
Plaintiff's name and Bank will confer with Plaintiff
as to the amounts paid to each Charity.**

**This effort is to help not only the Animals in the
case of Humane Societies, but, also, to reward
those individuals who are helping the Animals with
a BONUS check for their good work.**

**Travel is authorized by the Bank Trust Officer & the
like, to make on the spot Donations to Humane
Societies that may need quick support, even if the
Humane Society is not listed in the Judgment
Document.**

**The GOAL of this
Punitive Damage Awards Program,
is to provide meaningful help, to those in need.**

Affidavit, Service of Process:
In
United States District Court
District of Columbia

I Robert W. Orlick, hereby Swear Upon My Oath, that I will serve all the below named Defendants, upon receipt of Summons, from the US District Court Clerk, District of Columbia , by the United States Marshals Service, within the time period specified by the Federal Rules of Civil Procedure.

**Mr. Terry Hanson, Individually
Executive Director
Grand Forks Housing Authority
1405 1st Avenue North
Grand Forks, North Dakota 58201.**

**Grand Forks Housing Authority
1405 1st Avenue North
Grand Forks, North Dakota 58203
Mr. Terry Hanson, Resident Agent.**

**Homestead Place, Inc.
1405 1st Avenue North
Grand Forks, North Dakota
Mr. Terry Hanson, Resident Agent**

Page 2, Service of Process Continued:

***Ms Liz Simpson
Property Manager,
Grand Forks Housing Authority
1405 1st Avenue North
Grand Forks, North Dakota 58203***

***Mr. Brad Hillebrand
Maintenance Supervisor
Grand Forks Housing Authority
1405 1st Avenue North
Grand Forks, North Dakota 58203***

***Ms Nancy Brandner,
Housing
Grand Forks Housing Authority
1405 1st Avenue North
Grand Forks, North Dakota 58203***

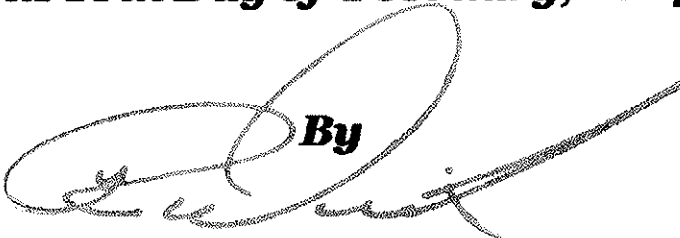
Page 3, Service of Process Continued:

***Ms Sherrie Le Quirre
Housing
Grand Forks Housing Authority
1405 First Avenue North
Grand Forks, North Dakota 58203***

***Mr. Matt Martin
Maintenance
Grand Forks Housing Authority
1405 1st Avenue North
Grand Forks, North Dakota 58203***

Signed and Sworn to, Upon my Oath,

This 10th Day of February, 2014,



By

***Robert W. Orlick, Pro Se
1639 24th Avenue South, Apartment 105
Grand Forks North Dakota 58201***

701-775-0087

Signature Page:

***Robert W. Orlick
Vs
Grand Forks Housing Authority, et al.***

***to
United States District Court
District of Columbia***

The Honorable

Angela Caesar

Clerk of The Court

Signed this 10th Day of February, 2014.

By

***Robert W. Orlick
Plaintiff, Pro Se***

***1639 24th Avenue South-105
Grand Forks, North Dakota 58201
701-775-0087***

Signature Page:

***Robert W. Orlick
Vs
Grand Forks Housing Authority, et al.***

***to
United States District Court
District of Columbia***

The Honorable

Angela Caesar

Clerk of The Court

Signed this 6th Day of January, 2014.

By

***Robert W. Orlick
Plaintiff, Pro Se***

***1639 24th Avenue South, Apartment 105
Grand Forks, North Dakota 58201***

701-775-0087

RECEIVED

MAR 14 2014

Page 3, Service of Process Continued:

***Ms Sherrie Le Quirre
Housing
Grand Forks Housing Authority
1405 First Avenue North
Grand Forks, North Dakota 58203***

***Mr. Matt Martin
Maintenance
Grand Forks Housing Authority
1405 1st Avenue North
Grand Forks, North Dakota 58203***

Signed and Sworn to, Upon my Oath,

This 6th Day of January, 2014,

By

***Robert W. Orlick, Pro Se
1639 24th Avenue South, Apartment 105
Grand Forks North Dakota 58201***

701-775-0087



CUSTOMER'S RECEIPT

SEE BACK OF THIS RECEIPT
FOR IMPORTANT CLAIM
INFORMATION

**NOT
NEGOTIABLE**

Pay to

Address

KEEP THIS
RECEIPT FOR
YOUR RECORDS

Serial Number

Year, Month, Day

Post Office

Amount

Clerk

21317504545

03/14/2014

20250

\$400.00

0017

SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:

**United States District Court
District of Columbia
The Honorable
Angela Caesar
Clerk of the Court
333 Constitution Avenue, NW
Washington, DC 20001**

COMPLETE THIS SECTION ON DELIVERY

A. Signature

X

Agent
 Addressee

B. Received-by (Print Name)

**RECEIVED
Mail Room**

C. Date of Delivery

03/14/2014

D. Is delivery address different from item 1?

If YES, enter delivery address below:

**Angela D. Caesar, Clerk of Court
U.S. District Court, District of Columbia**

3. Service Type

<input checked="" type="checkbox"/> Certified Mail	<input type="checkbox"/> Express Mail
<input type="checkbox"/> Registered	<input type="checkbox"/> Return Receipt for Merchandise
<input type="checkbox"/> Insured Mail	<input type="checkbox"/> C.O.D.

4. Restricted Delivery? (Extra Fee)

Yes

2. Article Number

(Transfer from service label)

2007 0710 0004 6503 4086

PS Form 3811, February 2004

Domestic Return Receipt

102595-02-M-1540

U.S. Postal Service	
CERTIFIED MAIL RECEIPT	
<i>(Domestic Mail Only, No Insurance Coverage Provided)</i>	
For delivery information visit our website at www.usps.com	
OFFICIAL USE	

Postage	\$ 41.00
Certified Fee	\$ 15.00
Return Receipt Fee (Endorsement Required)	\$ 12.00
Restricted Delivery Fee (Endorsement Required)	\$ 10.00
Total Postage & Fees	\$ 78.00



Sent To	Ms Angela Caesar
Street, Apt. No., or PO Box No.	333 Constitution Avenue NW
City, State, ZIP+4	Washington, DC 20001

Robert W. Orlick

Telephone 701-775-0087

1639 24th Avenue South, Apt. 105, Grand Forks, North Dakota 58201

January 06, 2014

**The Honorable
Angela D. Caesar
Clerk of the Court
United States District Court
District of Columbia
333 Constitution Avenue NW
Washington, D. C. 20001**

Subject: Letter of Transmittal:

Civil Complaint: Two Volumes, Including, Rico Act & Hate Crimes, et al, (SUMMONSES), (8).

Dear Ms Caesar:

Please find enclosed my Civil Complaint, against the Grand Forks Housing Authority, et al, for, but not limited to, violations of the Rico Act & Hate Crimes, based on United States Codes and others as stated, in "duplicate" including, Summons.

I have also enclosed a US Postal Money Order for Four Hundred Dollars, Serial Number, 21317504545 Filing Fee.

I most respectfully, request this Case be assigned to a "United States District Judge"

Thank you very much.

Very Respectfully,

**Robert W. Orlick
Plaintiff, Pro Se.**

Sent Certified Mail # 7007 0710 0004 6503 4086 RRR.

MAR 14 2014

RECEIVED
Mail Room
Angela D. Caesar, Clerk of Court
U.S. District Court, District of Columbia

Robert W. Orlick

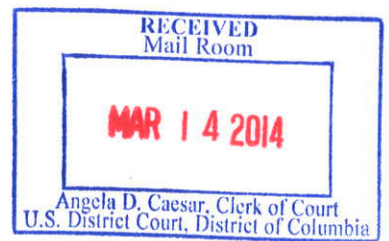
Telephone 701-775-0087

1639 24th Avenue South, Apt. 105, Grand Forks, North Dakota 58201

Thank

You

Deputy Brown.



A
Special



Presentation
For

*United States
District Court*

District

of

Columbia

Washington, D. C.